Case 2:06-cv=0353-WHA-DRB DOCUMENT FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

ROGER CHARLES LANTER
220979 PRINTHAT,

PRINTHAT,

Civil action No.: 2206-CV-353-WHA

Gov. Bob RTLEY, et al.,

Defendants,

MOTION REQUESTING THIS HONERABLE COURT TO ISSUE AN ORDER FOR A DRUG-TEST TO BE TAKEN OF BLOOD AND URINE FROM THE PLAINTIFF

Couse Pro se" requesting this Honerable Court to issue an order directing the ALABAMA DEPARTMENT OF CORRECTIONS to take a drug test from plaintiff from plaintiff's Blood and unine. Plaintiff also request this Honerable court to ORDER the drug tests to be done by an outside bub since the ADOC and some of its employees are defendants in this said action which may or may not prevent a true reading of the test results. Plaintiff requests this for the following reasons:

1. plaintiff is a competent adult inmate who is not a Mental Health potient and who refuses Mental Health treatment, of any Kind. plaintiff is being slipped the psychotropic medications in plaintiff's food, Hot water and ice water. This is being done because plaintiff is housed on a high-security Mental Health unit with Mentally III inmates who cause Plaintiff to be in filthy and dangerous conditions. Plaintiff is

plaintith requests this drug test to prove this beyond a shawdow of account.

- 2 plaintiff has even had medication (psychotropic) forced on him. On April 21, 2006 Dr. McGuuw ordered plaintiff to receive a short of Halodo) and Benydrel.
- 3. Plaintiff includes Exhibits "A" and "B" which are Medical grievarces forms that Plaintiff filled out and has gotten no response to. These Opties of the Medical grievarces are dated 4-24-26 and 4-25-26. Plaintiff has also filled out numerous sick call slips 4-25-26, Plaintiff has also filled out numerous sick call slips requesting for a drug test to be taken but his received no response
- 4. Plaintiff his also informed the worden of kilby Correctional Fectity of the matters also, to no avail.
- 5. Plaintiff is requesting this because this will be one of the many constitutional violation named in the plaintiff's objections to the Honorable Majistrates Recommendation, due on May 18, 2006,
- 6. Plaintiff was last drugged on the 28th of April, 2006. Plaintiff's right to the Doctrine of informed Consent has been totally violated from a medical intake, to refusal, to force medication.
- 7. Phintiff request a copy of the results be given to this Honardble court and A copy to the plaintiff.

wherefore all premises being considered the plaintiff prays this Honerable court grants this motion for Just good cause shown and for the much needed evidence relevant to the plaintiff's Eighth Amendment claims in this action.

submitted this 1st day of May, 2006.

Riger C. Lanier 220979 "Pro Se"